

NOTICE.

INTIMATION is Hereby Given, that the Right Honourable THOMAS EARL OF ZETLAND, BARON DUNDAS, Heir of Entail in possession of the Lands and Barony of KERSE, and of various other Lands and Estates in the County of Stirling, and of the Earldom of Orkney, and Lordship of Zetland, and other Lands and Estates situated in the Sheriffdom or Stewartry of Orkney and Zetland, has presented a Petition to the Court of Session (First Division, Mr Walker, Clerk,) in terms of the Act 11th and 12th Victoria, cap. 36, intituled 'An Act for the Amendment of the Law of Entail in Scotland,' for authority to Disentail and acquire in fee-simple the following Lands, parts of the said Estates, viz.—1st, Certain parts of these seven ox-gates of Land, whereof three in Battock and four in Bryson's Gilston, as the said parts are particularly bounded and described in the Petition, extending in whole to fifty-six acres and thirteen falls, or thereby, Scotch measure, lying in the Parish of Polmont and Sheriffdom of Stirling. 2d, The said Earldom of Orkney and Lordship of Zetland (excepting therefrom those parts and portions thereof which consist of Feu and Teind Duties, and casualties already belonging to the Petitioner in fee-simple,) Lands of Kirbuster or Kirkbuster, Fishings of the same, the Room and Lands of Whiteacaleath, Cotts of Crook, Lyrquoy and Gutterquoy, Room and Lands of Hunchaquoy, Room and Lands of Quoyhorry, Lands in Gossigar, with the Quoys of Grindilly and Lyth, Udal Lands in Holland and Flaws, Kings Land in Grimness, commonly called Geray, Lands of Scorne in Marwick, Lands of Nisthouse there, Lands of Breckin there, Lands of Nether-skail there, and Lands of Liaquoy there, all lying in the Sheriffdom or Stewartry of Orkney. And 3d, The Island and Lands of Burray and Fishings thereof, and the Holmes called Hunday, and Glumesholme; All and Whole the various Lands and others which of old pertained to William Stewart of Mains; the Estate of Halcro; the Pentland Skerries; the Rooms and Lands of Lopness, Rinia, Toar, How, Riniabister, and others; the Lands of Sandside and Brecken, Colsetter, Fea and Merland, together with the Kelp Shores of the whole of the foresaid Lands and Islands; the Islands and Lands of Plot-tay and Swinnay, with the Holmes of Southay and Calf of Flottay; the Seven-Penny-Halfpenny Land called the Bull of Burgh, with the Mill, Mill-Lands, Multures, and sequels thereof; the Room and Lands of North Wydewall, with the Mill of Burgh, and Mill of Wydewall, and Multures thereof; the Room and Lands of Brecks, with Smiddy and Quoyshotter or Quoyshoster, and numerous other Lands, all lying in the North and South Parishes of South Ronaldshay, and in the Parishes of Holm, Walls, Ladykirk, Firth, and Deerness, respectively, and Sheriffdom or Stewartry of Orkney: On which Petition the Lords of the First Division of the Court of Session have pronounced the following Interlocutor:—*Edinburgh, 7th February 1851.*—The Lords appoint the Petition to be intimated on the Walls and in the Minute-Book for fourteen days, and to be served on the persons on whom it prays for an order for service to be made, and them to answer the same (if advised so to do) within the proper periods, agreeably to the Statute and relative Acts of Sederunt: Farther appoint the same to be publicly advertised once in the Edinburgh Gazette, and once weekly, for six successive weeks, in the

'Caledonian Mercury and North British Advertiser.'
(Signed) 'D. BOYLE, I.P.D.'

H. G. DICKSON, W.S.
Agent for the Petitioner.

3, Dundas Street,
12th February 1851.

NOTICE.

A Petition having been presented to Lord Dundrennan, Ordinary officiating on the Bills, at the instance of Miss ANNE PAUL, residing at Caiplic, a Creditor to the extent required by Law of JAMES BAIRD, lately residing at Wester Pitcorthy, near Anstruther, now deceased, praying for sequestration of his estates, his Lordship, upon the 20th day of January last, granted warrant to cite Christian Baird, lately residing in Newburgh, now in Leitham, the only child and successor of the said deceased James Baird, and the Tutors and Curators of the said Christian Baird, if she any had, for their interest, to appear in Court within twenty-one days after citation, to shew cause why sequestration of the estates of the said deceased James Baird should not be awarded, in terms of the Statute. The said successor and her said Tutors and Curators having been duly cited to appear accordingly, and no appearance having been made, Lord Dundrennan, Ordinary officiating on the Bills, upon the 18th day of February current, ordered intimation of the foresaid warrant to be published in the Edinburgh Gazette, and of new ordained the successor of the said deceased James Baird to appear within a farther space of twenty-one days from the date of publication of the said intimation, to shew cause why sequestration of the estates of the said deceased James Baird should not be awarded, in terms of the Statute.

THOMSON PAUL, W.S. Agent for Petitioner.

Edinburgh, 15, Hart Street,
February 18, 1851.

TO THE CREDITORS OF

WALTER FREDERICK CAMPBELL, Esquire of Islay, Shipowner, and Manufacturer of Tiles and Brick in the Island of Islay, and Sheriffdom of Argyll, and Coalmaster at Woodhall, in Lanarkshire.

JAMES BROWN, Accountant in Edinburgh, Trustee on the sequestrated estate of the said Walter Frederick Campbell, hereby intimates, that states of his accounts to the 2d instant, and of the funds recovered and outstanding, have been made up and examined by the Commissioners, in terms of the Statute, and that they have authorised the postponement of a dividend till the recurrence of another Statutory period, and directed him not to send circulars with a copy or abstract of the state of the funds by post to the Creditors.

JAMES BROWN.

Edinburgh, February 18, 1851.

TO THE CREDITORS OF

WILLIAM HORNE, of Southel, Cattle and Grain Dealer, and Manufacturer of, and Trader in Gas.

JAMES BROWN, Accountant in Edinburgh, Trustee on the sequestrated estate of the said William Horne, hereby intimates, that states of his accounts to the 1st instant, and of the funds recovered and outstanding, have been made up and examined by the Commissioners, in terms of the Statute; and that they have authorised the postponement of a dividend till the recurrence of another Statutory period, and directed him not to send circulars with a copy or abstract of the state of the funds by post to the Creditors.

JAMES BROWN.

Edinburgh, February 18, 1851.

ALEXANDER STRONACH, Advocate in Aberdeen, Trustee on the sequestrated estate of ALLAN ALEXANDER MARSHALL, Coppersmith and Brass-founder in Aberdeen, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 3d instant, and state of the funds recovered and outstanding as at same date, have been made up, examined, and approved of by the Commissioners, in terms of the Statute; and that the same lie at his Writing-Chambers, 20, King Street, Aberdeen, for the inspection of all concerned; and that the Commissioners have postponed the declaration of a dividend until the next Statutory period for making the same, and have dispensed with the Trustee's sending circulars to the Creditors.—Of all which Notice is hereby given, in terms of the Statute.

ALEX. STRONACH, Trustee.

Aberdeen, February 13, 1851.